FRENIDENT: Jenator Barnett.

NEWATOR BARNETT: I'd move the adoption of the Committee amendments and turn the bill over to Herb Duis as it is his and I think the amendments was brought in by him.

PRESIDENT: Senator Duis.

MENATOR DUIS: Mr. President, members of the Lerislature, the bill that was brought in was amended by the Judiciary Pownittee because of technicalities and such and what it are faily does here, it's at the time of the issuance of the order of an attachment on a garnishment, that all interest and other costs which occur after such date shall be specified in a per day basis upon delivery of the attached property by the garnishee, such garnishee shall not be liable for interest or cost other than those specified in the order of attachment. Actually all it does, and which it should do, the person who is being garnisheed will not be charged double costs for reentry back into court and also will not be charged for those days that this is in transit back and forth from the court to him and actually will save the person being garnisheed money.

PRECIDENT: Any further discussion? The question then is the adoption of the Committee amendments. Record your vote. Record.

CLERK: 25 ayes, 9 mays on the adoption of the Committee amendments, Mr. President.

PRESIDENT: The amendments are adopted. Senator Duis.

SENATUR DUIS: Mr. President, members of the Legislature, the Committee amendments are now the bill which I have exclained and I move the advancement of the bill.

PRESIDENT: The question is the advancement of this bill. Record your vote. Please vote. Record.

CLERK: 26 ayes, 0 mays on the advangement, Mr. President.

PRESIDENT: The bill is advanced. LB 807.

CLERK: Mr. President, (Read title to LB 807). The bill was first read on January 12, 1978. It was referred to the dovernment, Military and Veterans Affairs Committee. The bill was advanced to General File, Mr. President. There are no amendments pending. I'm sorry. Mr. President, Senator Warner offers the following amendment: I move to amend LB 307 by adding the emergency clause.

PRESIDENT: Senator Warner.

CENATOR WARNER: Mr. President, members of the Lemislature, LR 807, it applies to only a limited area. Those counties that have zoning ordinances or regulations currently, if it's a Junk and salvare yard, is established where ever it may be within the rural area and it was established rrior to the time of zoning took effect, the county has no authority in terms of regulations to maintain and police the operation because they are in there by virtue of a